

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI**

RYAN DEVEREAUX, et al.,)
Plaintiffs,)
vs.) **Civil Action No. 4:15-cv-00553-RWS**
COUNTY OF ST. LOUIS, MISSOURI,)
et al.)
Defendants.)

)

JOINT STIPULATION OF PARTIAL DISMISSAL

IT IS HEREBY JOINTLY STIPULATED by Plaintiffs Ryan Devereaux, Lukas Hermsmeier, Ansgar Graw and Frank Herrmann (“Plaintiffs”) and St. Louis County, John Belmar, John Pfansiel, Corey Zavorka, Robert Fumagalli, Justin Sparks, Matthew Hauck, Jason Dite, Jason Neuman, Matthew Taylor, Scott Miceli, Brian Ludwig, Jeffrey Fuesting, Walter Davis, Nicholas Rebholz, Matthew Zufall, Brian Mccauley, Amy Dlugos and Marcial Amaro (“County Defendants”), through their undersigned counsel of record, that, pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, Plaintiffs dismiss all causes of action against the County Defendants with Prejudice as to Plaintiffs. The Plaintiffs and County Defendants stipulate that the County Defendants shall be dismissed as parties and the following causes of actions, brought solely against the County Defendants, be dismissed in their entirety: Counts II (42 U.S.C. § 1983 – First Amendment), IV (42 U.S.C. § 1983 – First Amendment Retaliation), VI (42 U.S.C. § 1983 – Fourth Amendment Search and Seizure), VII (42 U.S.C. § 1983 - Municipal Liability),

IX (State Law - Declaratory Judgment), XI (State Law – False Imprisonment), XII (State Law – False Imprisonment), XIII (State Law – Battery), XV (State Law – Battery). Plaintiffs and County Defendants also jointly stipulate that Plaintiffs Ansgar Graw and Frank Herrmann will be terminated as Plaintiffs, having no further actions before this Court.

Plaintiffs and the County Defendants shall bear their own attorneys' fees and costs incurred in the above-captioned action, as expressly provided by their confidential, executed Settlement Agreement and Release ("Settlement Agreement"). The parties stipulate that this Court shall retain jurisdiction over any disputes arising out of or under the Settlement Agreement.

Plaintiffs and County Defendants respectfully request that the Court enter an order to this effect.

Counsel for the City of St. Louis, Sam Dotson, Josh Becherer, James Joyner, and Brian Rossomanno have advised that they have no objection.

Dated: May 11, 2016

Respectfully submitted,

By: /s/ Corrine A. Irish

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that, on May 11, 2016 a copy of the foregoing was electronically filed with the Court using the CM/ECF system, which sent notification to counsel of record.

/s/ Corrine A. Irish

Corrine A. Irish